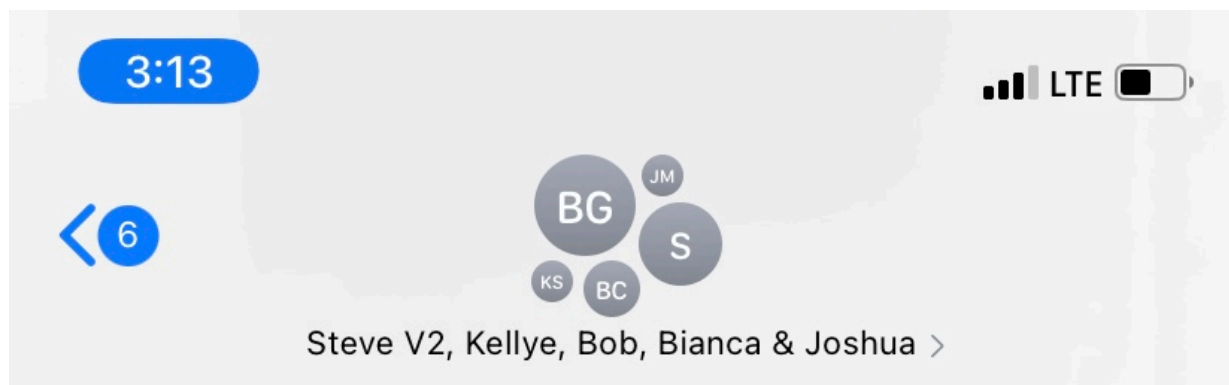


EXHIBIT 1



Sun, Feb 14, 6:52 PM

Bob Carone

Just received multiple texts from you all at same moment but out of Country and middle of the night here but ALWAYS AVAILABLE AND I AGREE WE HAVE TO STAY UNIFIED FOR CONSTITUTION. Peace & Love.

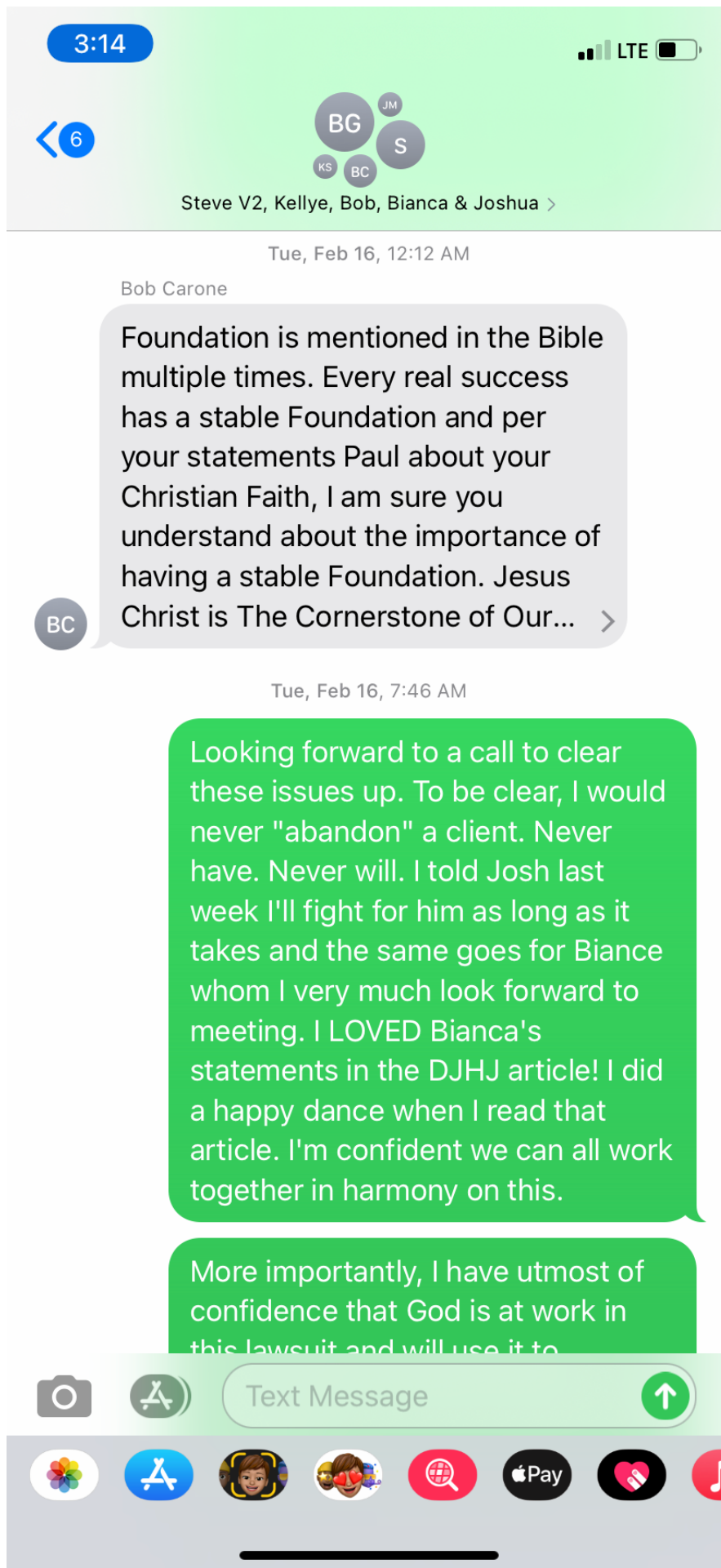


Sun, Feb 14, 8:29 PM

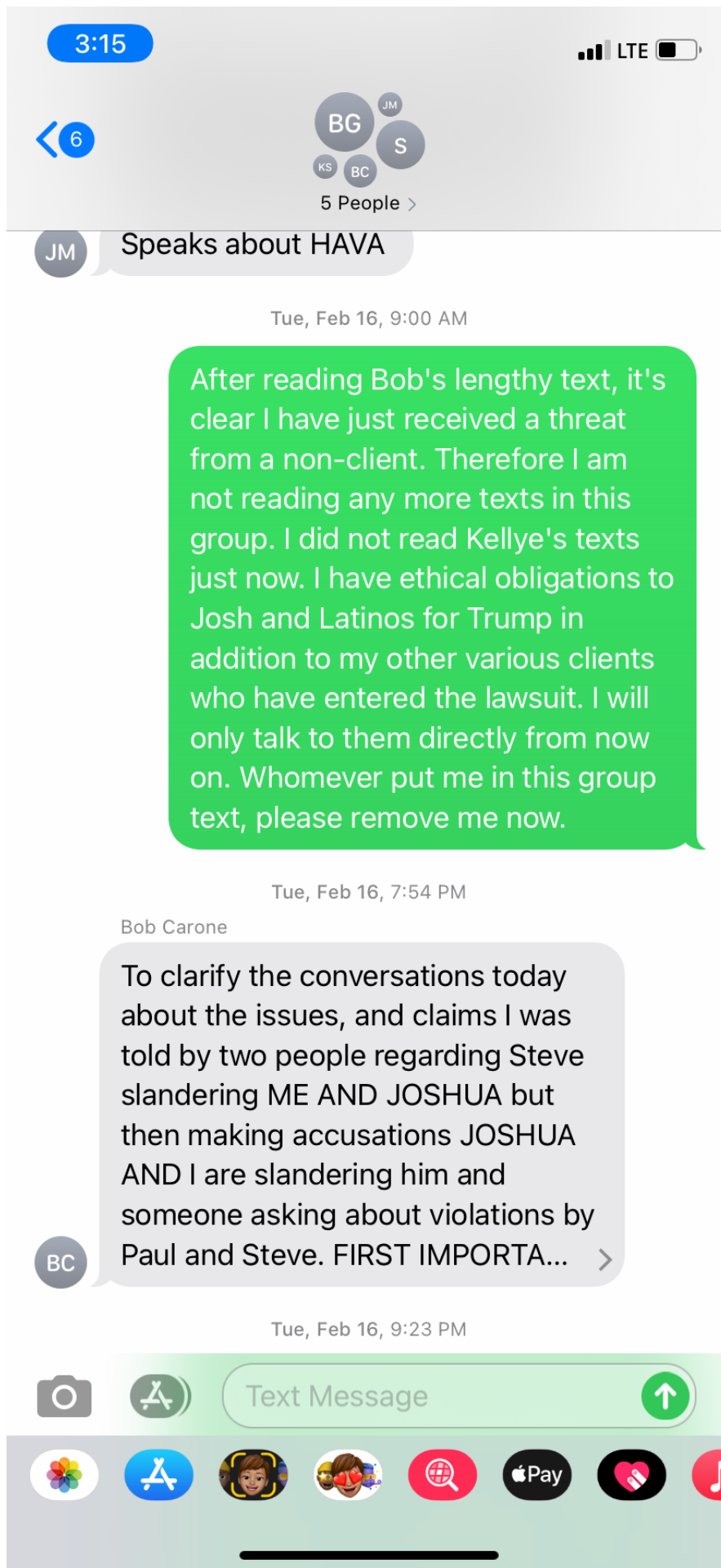
Please leave me off of group texts. As stated in email, I cannot get dragged into a conflict of interest, so I do not read them. Gotta do what is best for the lawsuit!

Mon, Feb 15, 8:18 PM

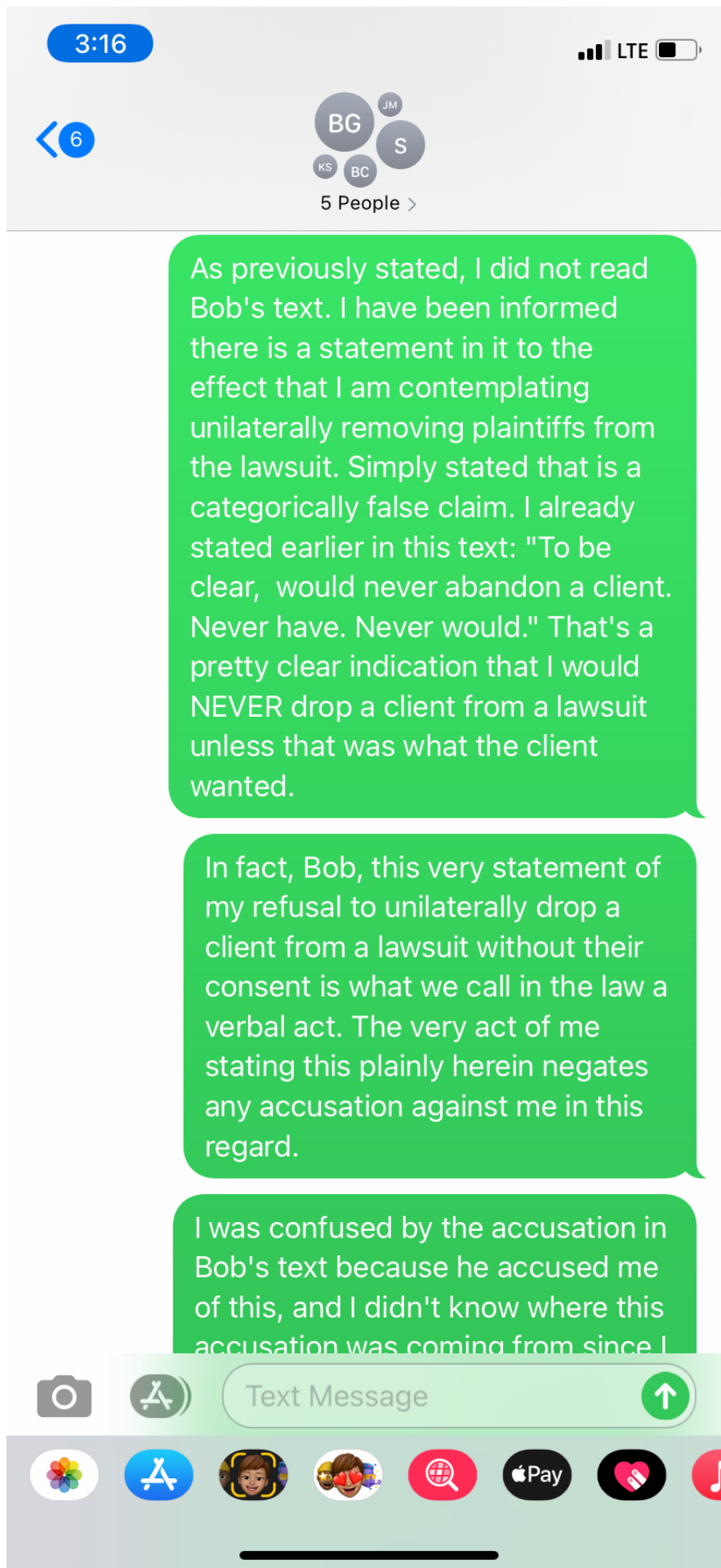
Ok, now I do need to get involved. I don't know the full extent of it, but I understand there is talk about adding something about "machine

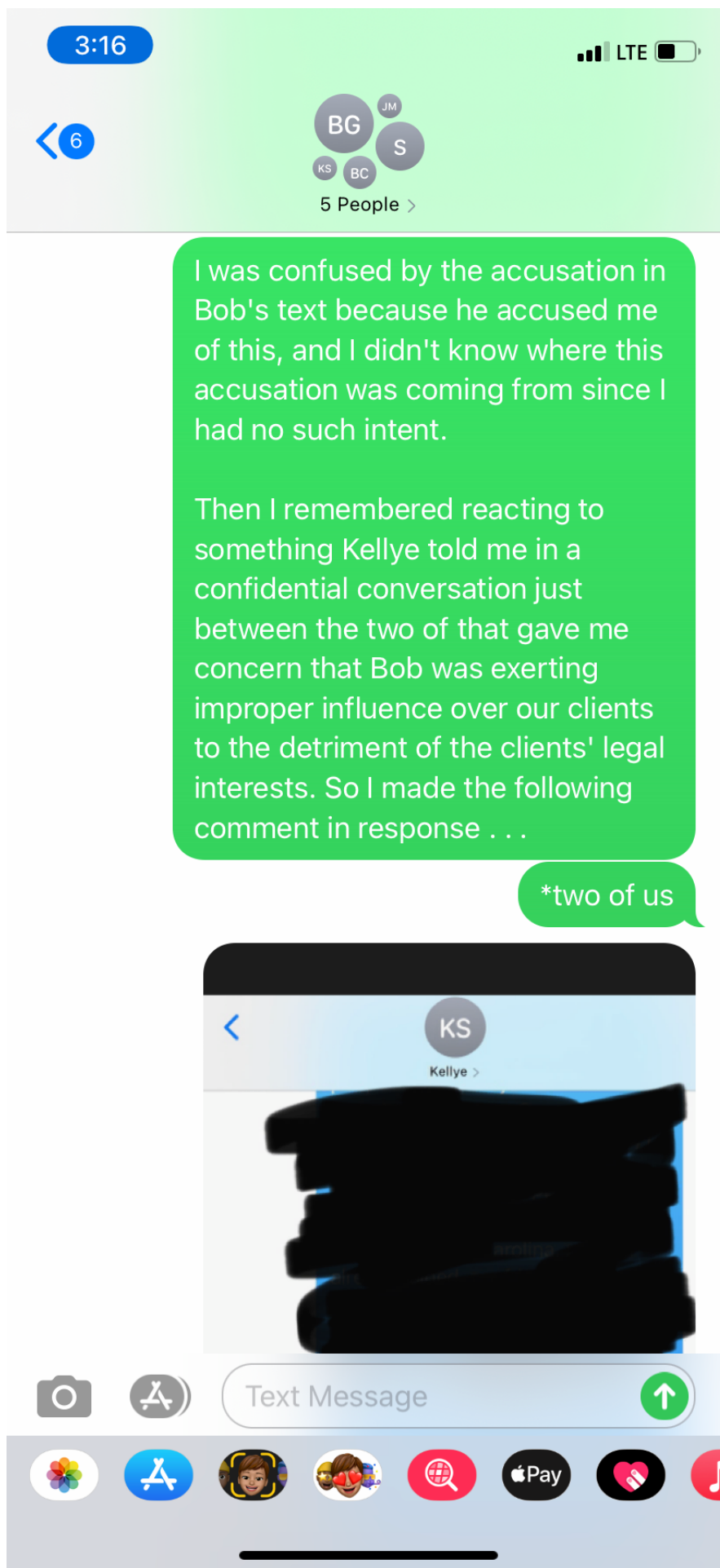


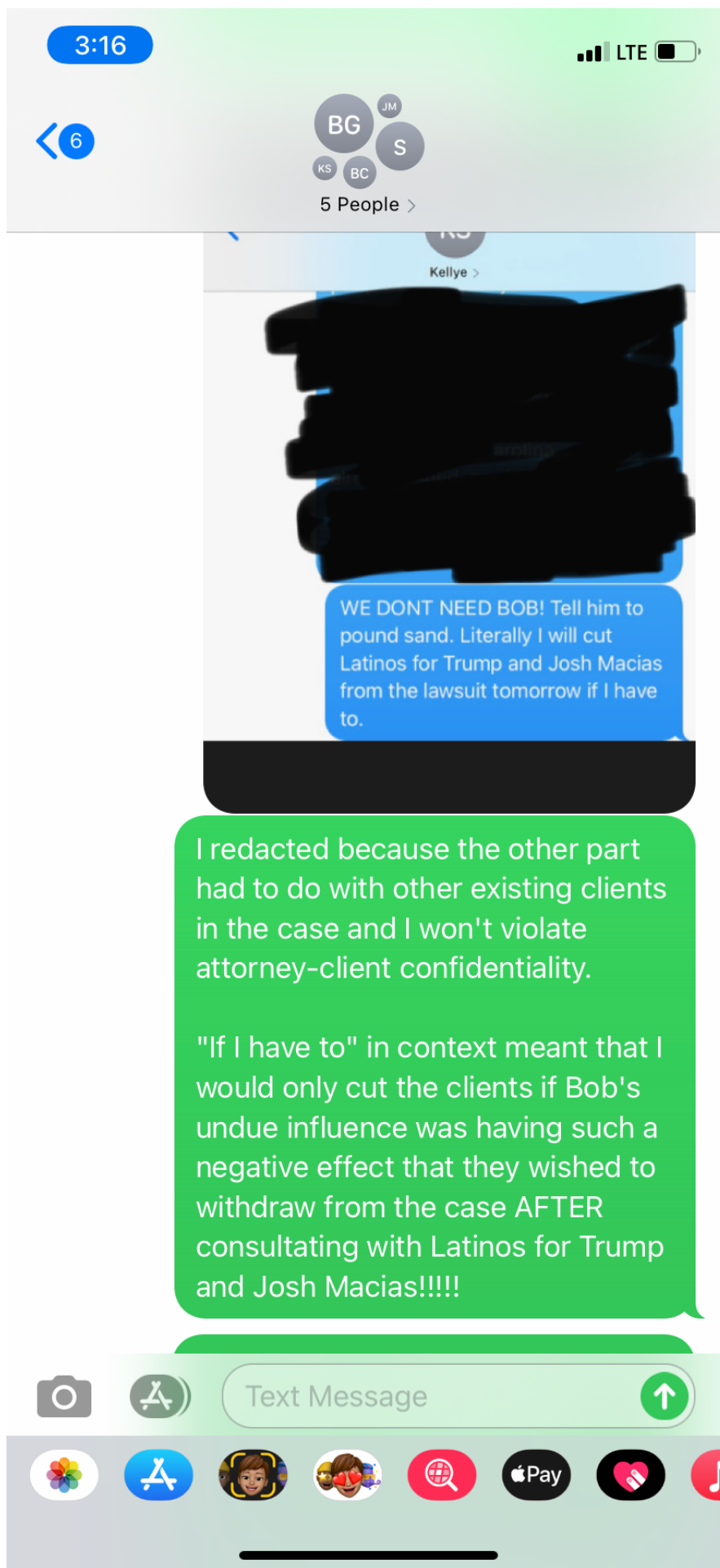
- A separate issue is Paul you cannot arbitrarily abandon anyone you represent including Bianca and Joshua because you have a Fiduciary Duty as their attorney and as their Sworn advocate to PUT BOTH OF THEIR INTERESTS ABOVE YOUR OWN.
- They, however, because of this direction you were considering and discussed with Steve who you absolutely cannot discuss anything concerning your clients, could fire you, file grievances which would be one grievance too many and hire a new attorney and make things untenable for you to continue to represent separate clients as there could be a major conflict by first diluting their rights to zealous representation or even foregoing their claims while seeking new clients that would better support your own goals when your duty primarily is to your first clients and plus there is violation of attorney client privilege and confidentiality overall.



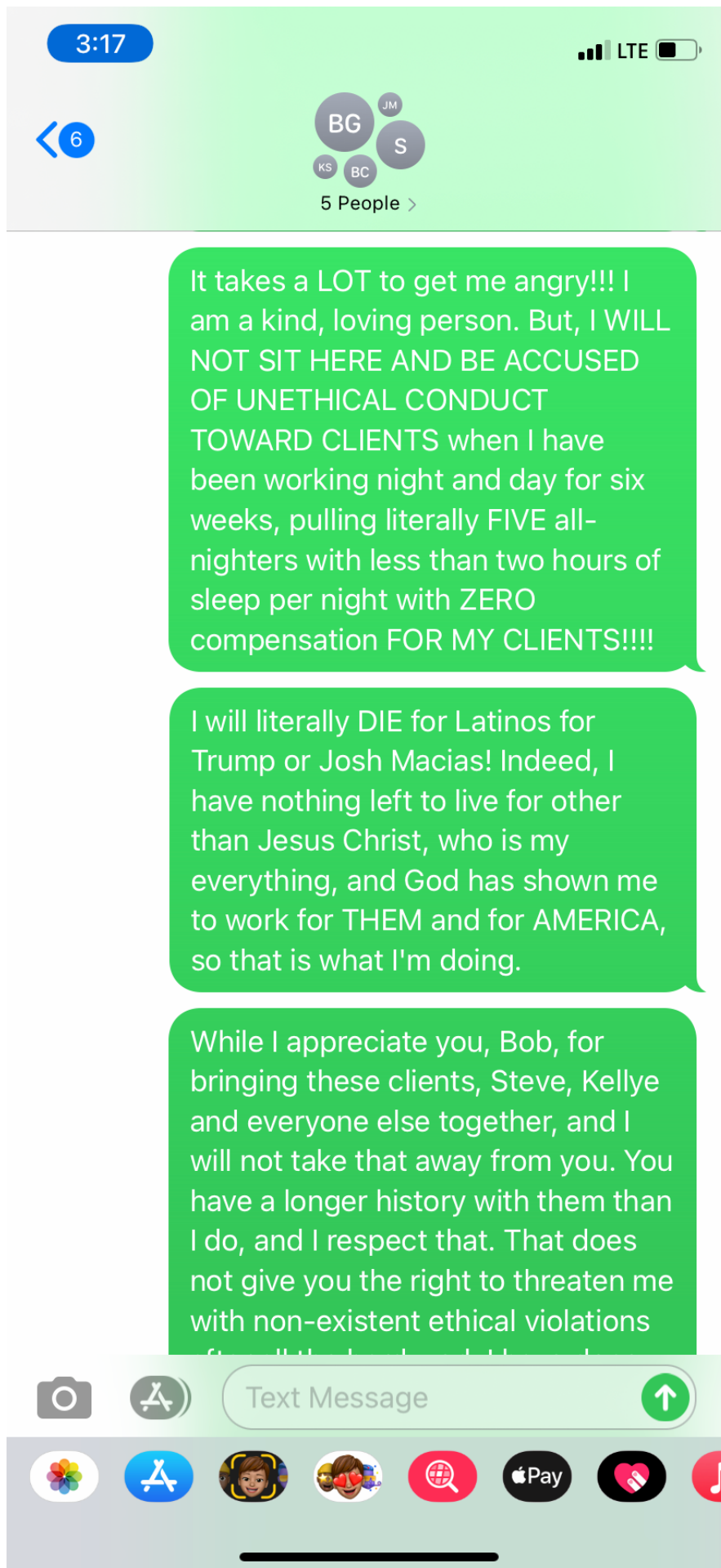
COMMENT, TWO PEOPLE HAVE CONFIRMED CONVERSATIONS THAT HAD TO BE SHARED WITH CLIENTS CONCERNING PAUL CONTEMPLATING REMOVING PLAINTIFFS ARBITRARILY. SECONDLY ACCORDING TO TEXAS BAR ATTORNEYS CANNOT ADD PLAINTIFFS WITHOUT THE PERMISSION OF CURRENT PLAINTIFFS THE WAY I READ THE REGULATION AND OF COURSE A CONFLICTS CHECK HAS TO BE DONE. There are several more matter I will quickly respond to via email received. EVERYONE GET ALONG AND SET AN EXAMPLE INSTEAD OF BEING CAUGHT IN THE SAME QUAGMIRE WE ARE ALL FIGHTING AGAINST AND THAT MEANS NOT ANY ONE PERSON TRYING TO ASCERTAIN CONTROL OVER ANYONE BUT INSTEAD HAVE A RATIONAL DECISION MAKING PROCESS BASED ON FACTUAL INPUT.

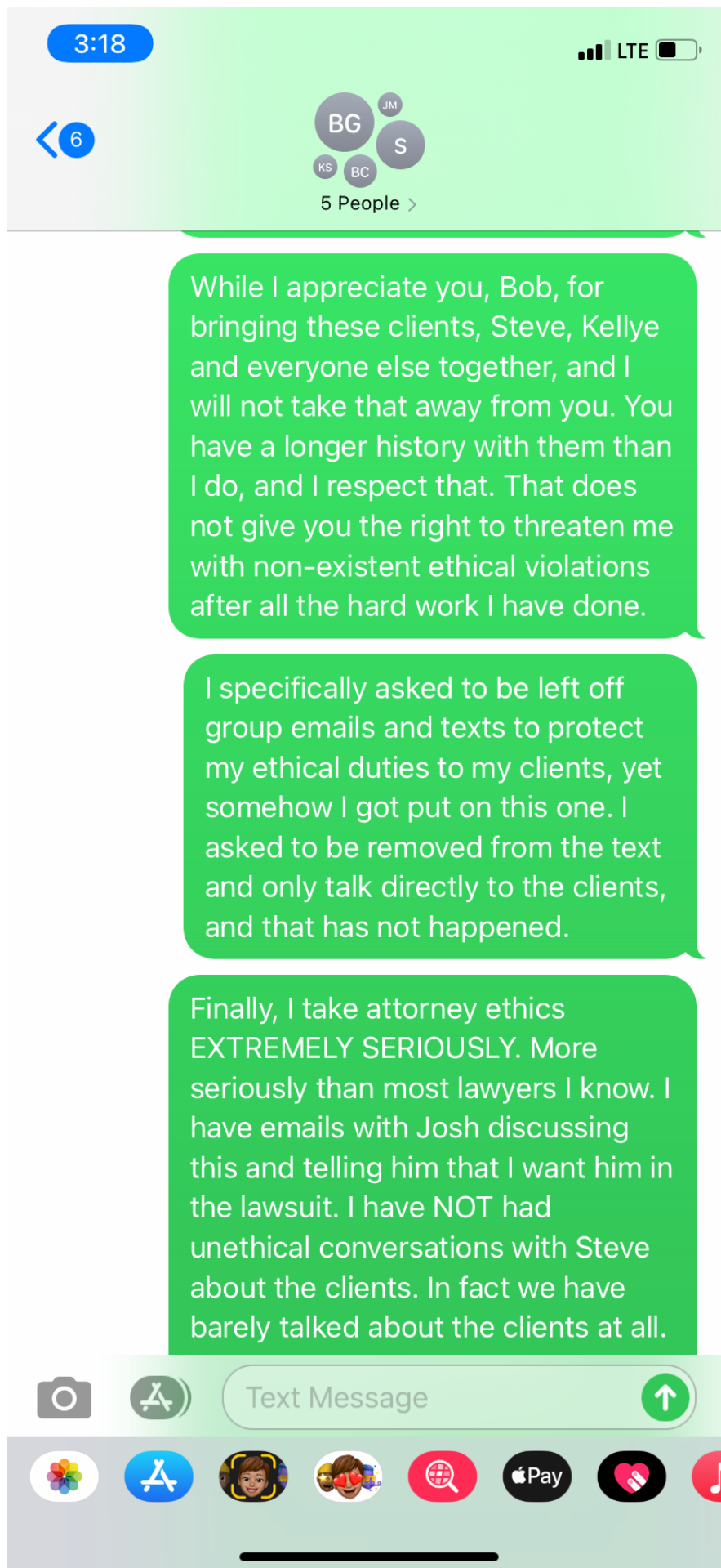


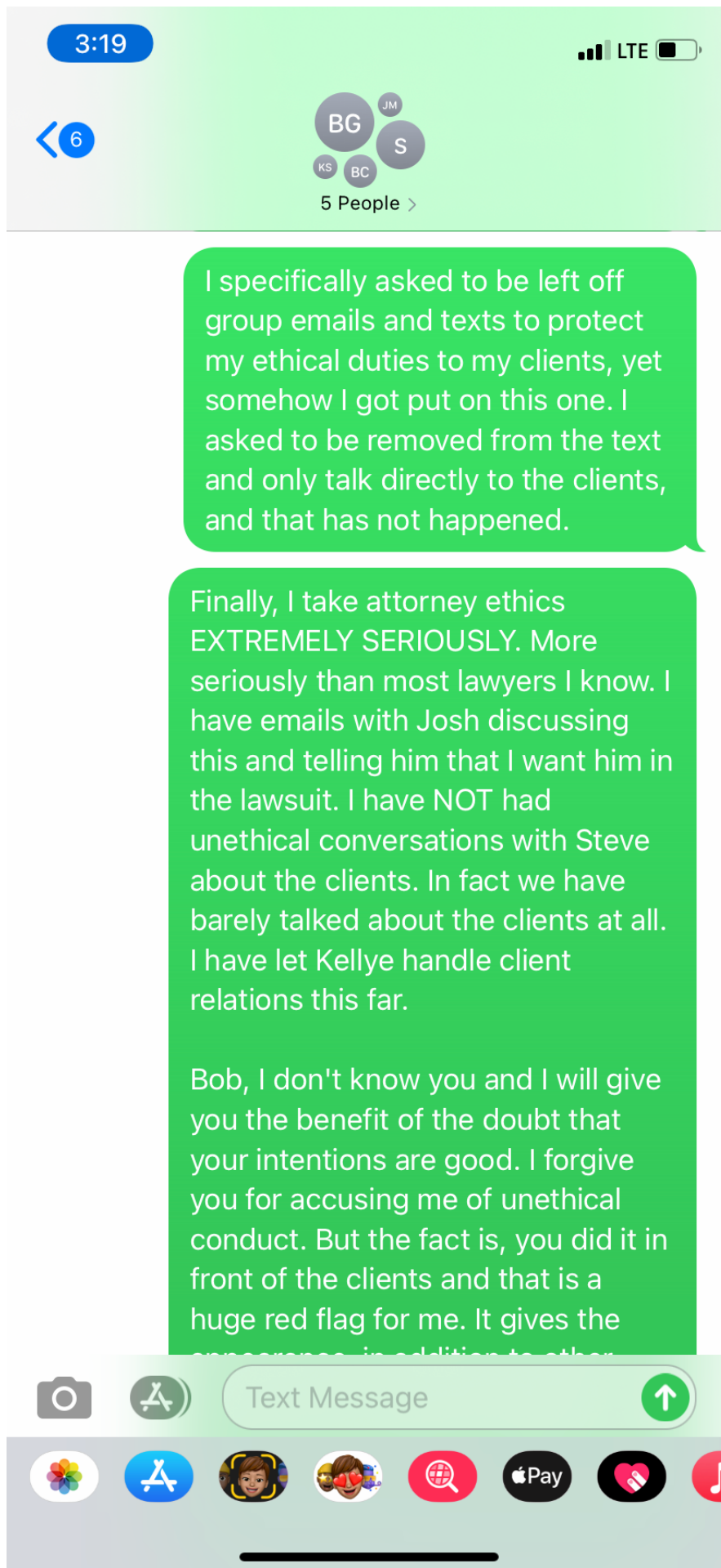














Wednesday 9:28 AM

Bob Carone

Here are the questions that could be asked of you Paul and Steve in a court of Law.

- Have you Paul ever attempted to remove or discussed with anyone such as Steve, removing your Clients without justification
- Would the removal of your Clie... >

BC

Intent itself is not an ethical violation Bob. And you don't even have that. I have 100% confidence I have not committed any unethical act. I gave you the benefit of the doubt. Now there is no doubt about your bad intentions toward this case. I'm blocking your number and getting back to work on the case.

Any clients that have a question or concern about the case strategy or my integrity are free to call me themselves.

Wednesday 11:06 PM

